

Pictures  
With Prize Poetry

FAIR  
Weather  
Indications.

are coming in at the rate  
of two or three a minute;  
fair specimens of them  
on page 3.

PRICE ONE CENT.

# LAST EDITION.

## AFFAIRS AT HAWAII,

Editor Sheldon Arrested for an Attack on the New Government.

Project to Restore the Queen to Her Palace Discovered.

Three American Ships in Port and No Fear of an Outbreak.

SAN FRANCISCO, March 7.—The bark Carrier Dove arrived here from Honolulu at 10 o'clock last night and brings the following letter, which conveys the latest intelligence from the islands:

HONOLULU, Feb. 15.—As the work of the Provisional Government progresses, the difference between the old and the new regimes becomes apparent and gives more satisfaction to the American residents here.

No outbreak of any kind has occurred, though barracks but little of being one month since the old order of things was overturned. At the barracks everything is in good order and ready for any emergency.

The American vessel in the harbor are the Mohican, which is used by Admiral Sigsbee, the Boston, which still remains under the command of Capt. White, and the Alliance, which arrived to-day. Admiral Sigsbee, an American, stated he was something of a surprise to find the Stars and Stripes waving over the Government buildings on the arrival of the Mohican here.

"I am on United States Minister Stevens," he said, "who informed me of the circumstances, and I can say I was glad to see the flag.

As far as executions, the white population of the island take the American side.

The Admiral declined to state what orders he had received from Washington, but it is understood that they are very full and explicit. He had heard a rumor that the German submarine was to be sent to Hawaii, and Leopold, now at Callao or Acapulco, might proceed to Honolulu, but saw no reason for the same.

## EFFECT TO SAVE GARDNER.

The Argument Before Justice Ingraham To-Day.

### SIX POINTS ON WHICH IT IS CLAIMED THE RECORDER ERRED.

William Travers Jerome, counsel for Charles W. Gardner, ex-Superintendent of the Dr. Parkhurst's Society for the Prevention of Crime, now in the Tombs under conviction for an attempt to extort blackmail from Catherine Amos, alias Little Clifton, by threatening to prosecute her for maintaining a disreputable house if she did not pay \$150 to him, appeared before Justice Ingraham, in Supreme Court, to-day, to argue a motion for a stay of execution of the sentence of the court.

The District-Attorney's office opposed the motion.

Mr. Jerome had prepared an exhaustive brief on the legal points raised.

He called in four witnesses in support of legal cap, and cited typical cases that had arisen in nearly every State in the Union.

The points raised are six in number.

Mr. Jerome also argued that the law of the District-Attorney's office.

The three Assembly bills are still in the hands of the committee, and it is hardly probable that they will be reported.

The law and order people are becoming disinterested, as the members whom they expected to change their votes have not done so. Mr. Lane, of Union, has been canvassing and finds that it is impossible to secure enough votes to take the bills from the Committee's hands.

The second point was that the Recorder improperly admitted the testimony of Little Clifton, and that the effect of his admission had gone driving up the price of drink with the woman as it had no connection with the offense charged.

The third point related to the admission of the testimony of ex-Agent Chasney, in regard relating to a conversation in early October, in which Gardner asked him to become an informer, and the effect of his admission.

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The fifth point related to the action of the Recorder in compelling Gardner to stand up to the trial, and his refusal to do so.

The sixth point was the question of the whole case, whether a certificate of reasonable doubt of the legality of the judgment of conviction was issued, and a stay pending an appeal to the higher courts.

## NO LICENSE FOR CLIFTON.

Freeholders Refuse Its Application by a Vote of 10 to 7.

PATERSON, N. J., March 7.—The application from the Clifton Jockey Club for a license to open the Clifton race track was refused to-day by the Board of Chosen Freeholders.

A mass-meeting to protest against the grant of the license was held at the Grand Jury room yesterday evening.

The sixth point was the question of the whole case, whether a certificate of reasonable doubt of the legality of the judgment of conviction was issued, and a stay pending an appeal to the higher courts.

## MUST SIGN THE TAX ROLLS.

Long Island City's Ex-Assessors Mandamused.

Legislation Probably Needed to Legalize Collections of Taxes.

President J. Edward Stevens of the Fourth National Bank, said in regard to the above despatch: "The writer seems to take an extreme view of the matter, and I do not share his exact statement as well. To say that the Treasury is in a bankrupt condition is absurd. If a man who owns a million dollars worth of gold and is compelled to sell it for \$100,000, he would not be considered as broke by a bank manager."

There is the position of the Treasury. Its principal cash has been dedicated to reckless extravagance and over-appropriations, but its resources are practically unlimited, but the other expenses are not so great, and just now the cash position of the Treasury is not quite so bad as the financial condition of the Treasury personally sounds."

"If a man has an income of say \$40,000 a year and he only spends \$30,000, he is not really cash-poor to meet a small sum he would not be considered as broke by a bank manager."

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Mr. Stewart says that the rolls have been prepared for the State, county and city taxes. The State and county rolls have been signed and completed. The city rolls have not been signed. The rolls of the State and county taxes were signed Dec. 8 last.

These Assessors were removed from office Jan. 1, when Mayor Stanford took up the reins of government.

The Assessors left the city rolls un-signed, in anticipation of a change in the city government.

Mr. Stewart said the city authorities could not collect any tax this year until these rolls were signed.

George W. Stimpson, a member of the Board of Trade and the Evangelical Gazette of New York, said that it is a very populous compound.

He said: "I am told that the Board of Trade and the Evangelical Gazette of New York, said that it is a very populous compound.

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